CHAPTER 2

GENERAL ASSEMBLY

H. F. 193

AN ACT to fix and determine the number of members of the house of representatives of this state to which each county is entitled under the census of 1925 (nineteen hundred twenty-five) and to repeal chapter 331 (three hundred thirty-one), acts 39th (thirty-ninth) general assembly.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. The ratio of representation for the purpose of de-2 termining the counties which shall be entitled to two (2) repre-3 sentatives, each, is fixed at 24,443 (twenty-four thousand four hundred forty-three).
- SEC. 2. The counties of Polk, Woodbury, Linn, Scott, Pottawattamie, Dubuque, Black Hawk, Clinton, and Wapello shall each be 1 2 entitled to two (2) representatives in the house of representatives of 3 4 this state. All other counties shall each be entitled to one (1) rep-5 resentative.
- 1 SEC. 3. Should two (2) or more counties happen to have the same 2 population and each of such counties be equally entitled to the ninth 3 place among the nine counties having two representatives, the ex-4 ecutive council shall determine the question by lot and preserve a 5 record of the result thereof.
- SEC. 4. Chapter 331 (three hundred thirty-one), acts 39th (thirty-2 ninth) general assembly is repealed.

Approved March 17, A. D. 1927.

CHAPTER 3

UNCLAIMED MONEYS

S. F. 235

AN ACT to cancel certain special deposits heretofore made by former treasurers of state and to provide for the payment of the claims for which such deposits were made.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. When the treasurer of state has heretofore, and under repealed statutes, carried state funds in a special deposit for the pur-
- pose of discharging any particular series of allowed claims against the state and has issued treasurer's checks against said special de-
- posits in favor of the various claimants, and said checks or any
- part of them have not been presented for payment, then and in such
- case the present treasurer of state is directed to cancel all such

- 8 special deposits and to credit the amount remaining therein to the 9 general fund of the state.
- SEC. 2. At the time of such cancellation the said treasurer shall file with the auditor of state a sworn list of the claimants named in said unpresented checks and show thereon the amount due each claimant and the nature of the claim.
- SEC. 3. The auditor of state shall enter such claims on the proper books of his office as allowed claims and on demand and proper proof by the person entitled thereto shall issue warrants accordingly, provided such demand is made within one year from the taking effect of this act.

_ 33

Approved April 15, A. D. 1927.

CHAPTER 4

BONUS FUNDS-INVESTMENT

H. F. 183

AN ACT authorizing the investment in certain securities of the additional bonus and disability fund created by section eight (8), chapter three hundred thirty-two (332), acts of the thirty-ninth general assembly.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Investment of bonus and disability fund. The treasurer of state upon the order of the bonus board established by chapter three hundred thirty-two (332), acts of the thirty-ninth general assembly, shall invest such portions of the additional bonus and disability fund created by section eight (8) of said chapter as said board may from time to time specify.
- SEC. 2. Choice of securities. In issuing such order to the treasurer of state said bonus board shall specify the securities in which such sums are to be invested, but in no event shall the board specify securities other than those issued by the United States or the state of Iowa.
- SEC. 3. Collection and disposition of interest. The interest from such investments shall be collected by the treasurer of state and shall constitute a part of the additional bonus and disability fund provided by section eight (8), chapter three hundred thirty-two (332), acts of the thirty-ninth general assembly, to be disbursed by the treasurer of state upon the order of said bonus board for the purposes prescribed in said section.
- SEC. 4. Payment of claims. When any award from such additional bonus and disability fund is made by said bonus board, payment shall be made in the manner provided in section seven (7), chapter three hundred thirty-two (332), acts of the thirty-ninth general assembly.